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APPLICATION NO.	PLICATION NO. FILING DATE 10/637,211 08/08/2003		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/637,211			Peter J. Nashif	10541-1810	4072
²⁹⁰⁷⁴ VISTEON	7590	02/07/2008		EXAM	INER
C/O BRINKS		GILSON & LIONE	SUTHERS, DOUGLAS JOHN		
	O BOX 10395 HICAGO, IL 60610			ART UNIT	PAPER NUMBER
011107100,1	2 000,10			2615	
				MAIL DATE	DELIVERY MODE
				02/07/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)					
	10/637,211	NASHIF ET AL.					
Office Action Summary	Examiner	Art Unit					
•	Douglas Suthers	2615					
The MAILING DATE of this communication ap							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING IDENTIFY Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. (D. (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 19	November 2007.						
<i>,</i>	This action is FINAL . 2b) This action is non-final.						
, —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>3 and 5-23</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
•	6)⊠ Claim(s) <u>3 and 5-23</u> is/are rejected.						
7) Claim(s) is/are objected to.	for election requirement						
8) Claim(s) are subject to restriction and	for election requirement.						
Application Papers							
9) The specification is objected to by the Examir	ner.						
10)⊠ The drawing(s) filed on <u>08 August 2003</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
11) I he oath or declaration is objected to by the t	Examiner. Note the attached Office	e Action of form PTO-192.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No.							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
See the attached detailed Office action for a list	st of the certified copies not receive	eu.					
Attachment(s)		(070,440)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	4) Interview Summary Paper No(s)/Mail D						
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal I						

DETAILED ACTION

1. The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2615.

2. Claims 1, 2, and 4 have been cancelled. Claims 3 and 5-23 remain pending and are addressed in this office action.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3, 5-8, and 10-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yasuhara (US 2003/0053638 A1) in view of Langer (US 2002/0102949 A1) and Mershon (US 6212282 B1).
- 5. Regarding claim 3, Yasuhara discloses an automotive multimedia entertainment system for an automotive vehicle having a plurality of audio output devices, the system comprising:

an audio system adapted to communicate with the plurality of audio output devices, the audio system having a first (figure 9, item 91) and second output channel (92);

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a headphone including a control (paragraph [0038]);

a wireless communication link providing audio signals to the headphone (from 3 to 13);

a wireless communication link for providing a set of control signals to the audio system (from 14 to 3);

a set of front speakers (10) and a set of rear speakers (11), said sets of front and rear speakers being in communication with the audio system, the audio system having a switch with first and second modes,

in the first mode (same sources) the switch connecting the set of rear speakers and the headphone to the first output channel (paragraph [0121], both hear front audio program),

in the second mode (different sources) the switch deactivating the set of rear speakers and connecting the headphone to the second output channel (paragraph [0122]).

Yasuhara does not expressly disclose multiple controls being on the headphone a two way wireless link.

Langer discloses a including controls, the controls (12) adapted to configure an audio system and output channels; and

a two way wireless communication link (figure 2) providing audio signals to the headphone and providing a set of control signals to the audio system.

Mershon discloses wherein the controls are on the headset itself.

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At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the headphone and controls of Langer and the placement of Mershon in the system of Yasuhara. The motivation for doing so would have been have fewer items in the vehicle that could get misplaced, broken, or take up space.

Therefore, it would have been obvious to combine Langer and Mershon with Yasuhara to obtain the invention as specified in claim 3.

- 6. Regarding claim 5, Langer discloses wherein headphone circuitry includes a power on control and the circuit is adapted to automatically change the audio system from speaker mode to headphone mode when the power on control is activated (paragraph [0017], jack 16 inserted powers on audio receiving circuitry and sends mute signal).
- 7. Regarding claim 6, Langer discloses wherein the headphone includes a transceiver (figure 2).
- 8. Regarding claim 7, Langer discloses wherein the transceiver is an infrared transceiver (paragraph [0010]).
- 9. Regarding claim 8, Langer discloses wherein the transceiver is a radio frequency transceiver (paragraph [0010]).

10. Regarding claim 10, Yasuhara discloses an automotive multimedia entertainment system for an automotive vehicle having a plurality of audio output devices, the system comprising:

an audio system adapted to communicate with the plurality of audio output devices, the audio system having a first and second output channel (figure 9, channels of 91 and 92);

a headphone including controls (paragraph [0038]);

a wireless communication link for providing audio signals to the headphone (from 3 to 13);

a wireless communication link for providing a set of control signals to the audio system (from 14 to 3);

a set of front speakers (10) and a set of rear speakers(11), the sets of front and rear speakers being in communication with the audio system, the audio system having a switch with first and second modes, in the first mode the switch connecting the set of rear speakers and the headphone to the first output channel (paragraph [0121]), in the second mode the switch deactivating the set of rear speakers and connecting the headphone to the second output channel (paragraph [0121]).

Yasuhara does not expressly disclose multiple controls being on the headphone a two way wireless link.

Langer discloses including controls (12), the controls adapted to configure an audio system; and

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a two way wireless communication link (figure 2) providing audio signals to the headphone and providing a set of control signals to the audio system; and

wherein the headphone includes a power on control located on the headphones and the headphone is adapted to automatically send signals to the audio system over the two-way wireless communication link to change the mode of the audio system when the power on control is activated (paragraph [0017], jack 16 inserted powers on audio receiving circuitry and sends mute signal).

Mershon discloses wherein the controls are on the headset itself.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the headphone and controls of Langer and the placement of Mershon in the system of Yasuhara. The motivation for doing so would have been have fewer items in the vehicle that could get misplaced, broken, or take up space.

Therefore, it would have been obvious to combine Langer and Mershon with Yasuhara to obtain the invention as specified in claim 10.

- 11. Regarding claim 11, Yasuhara discloses wherein the first mode of the switch controls can configure the first output channel (figure 8 item 72, can stop and play).
- 12. Regarding claim 12, Yasuhara discloses wherein the second mode of the switch the controls can configure the second output channel (figure 8 item 72, can stop and play).

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13. Regarding claim 13, Langer discloses wherein the controls adapted to configure the audio system are located on the headphone (figure 3, items 12).

- 14. Regarding claim 14, Langer discloses wherein the headphone includes a transceiver (figure 2).
- 15. Regarding claim 15, Langer discloses wherein the transceiver is an infrared transceiver (paragraph [0010]).
- 16. Regarding claim 16, Langer discloses wherein the transceiver is a radio frequency transceiver (paragraph [0010]).
- 17. Regarding claim 17, Langer discloses the headphone embodied as a universal remote (paragraph [0009]). Although Langer does not expressly disclose ability to have multiple universal remote controls, the examiner takes official notice that the ability to have multiple remote controls was well known in the art. The motivation to do so would have been to allow for a control for each user needing to control the devices, and allowing for replacements in case of damage or loss. Therefore at the time of invention, it would have been obvious to one of ordinary skill in the art to further comprise at least one additional headphone including controls adapted to configure the audio system, each additional headphone adapted to communicate the set of control signals over the two-way communication link such that the set of control signals from the headphone are

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interchangeable with the set of control signals from the at least one additional headphone.

18. Regarding claim 18, Yasuhara discloses a method for controlling an automotive multimedia entertainment system comprising the steps:

transmitting an audio signal (figure 1) from a audio system to a set of front speakers (10) and a set of rear speakers (11);

transmitting a control signal over a wireless communication link to the audio system (from 14 to 3) when a power on control in the headphone is activated (transmits signal when a power on control is activated or not activated);

deactivating the rear set of speakers (paragraph [0122]); and transmitting an audio signal over a wireless communication link to the headphone (paragraph [0122]).

Yasuhara does not expressly disclose multiple controls being on the headphone a two way wireless link.

Langer discloses transmitting a control signal (12) over a wireless communication link to the audio system (figure 2) when a power on control in the headphone is activated (paragraph [0017], jack 16 inserted powers on audio receiving circuitry and sends mute signal).

Mershon discloses wherein the controls are on the headset itself.

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the headphone and controls of Langer and the placement of

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Mershon in the system of Yasuhara. The motivation for doing so would have been have fewer items in the vehicle that could get misplaced, broken, or take up space.

Therefore, it would have been obvious to combine Langer and Mershon with Yasuhara to obtain the invention as specified in claim 18.

- 19. Regarding claim 19, Yasuhara discloses wherein the steps of deactivating of the rear set of speakers and transmitting an audio signal to the headphone occur simultaneously (paragraph [0122]).
- 20. Regarding claim 20, Langer discloses further comprising the step of generating a control signal in response to a control mounted to the headphone (figure 2 item 22).
- 21. Regarding claim 21, Langer discloses wherein the step of deactivating the rear set of speakers and transmitting an audio signal to the headphones occurs automatically as the headphones are powered on (paragraph [0017], jack 16 inserted powers on audio receiving circuitry and sends mute signal).
- 22. Regarding claim 22, Langer discloses wherein the wireless communication link is an infrared wireless communication link (paragraph [0010]).
- 23. Regarding claim 23, Langer discloses wherein the wireless communication link is a radio frequency wireless communication link (paragraph [0010]).

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- 24. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yasuhara (US 2003/0053638 A1) in view of Langer (US 2002/0102949 A1), Mershon (US 6212282 B1), and Miwa et al. (US 5663716).
- 25. Regarding claim 9, Langer discloses a headphone, embodied as a remote control, adapted to communicate the set of control signals over the two-way communication link (figure 2, items 260 and 26).

Langer does not expressly disclose the use of additional remote controls.

Miwa discloses the use of multiple remote controls (column 1, lines 1-39).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the multiple remotes of Miwa in the system of Langer. The motivation for doing so would have been to allow for multiple users. Therefore, it would have been obvious to combine Miwa with Langer to obtain the invention as specified in claim 9.

Response to Arguments

26. Applicant's arguments with respect to claims 1-23 have been considered but are moot in view of the new ground(s) of rejection.

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27. Regarding applicant's arguments regarding channel control, the buttons of figure 8, item 71 clearly change the source.

28. Regarding applicant's arguments with respect to claim 9, the applicant mistakenly states what was taken as official notice. The references already had disclosed the use of a two-way link in a universal remote. The official notice that was taken was based on the ability to use multiple remote controls in one system, and has been shown in the reference as above.

Conclusion

29. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the 30. examiner should be directed to Douglas Suthers whose telephone number is (571)272-0563. The examiner can normally be reached on 8am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivian Chin can be reached on (571)272-7848. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

VIVIAN CHIN

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600